The Honorable Richard A. Jones 2 3 4 5 6 7 UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON 8 AT SEATTLE 9 NO. 2:19-cr-00210-RAJ UNITED STATES OF AMERICA, 10 Plaintiff, 11 ORDER OF FORFEITURE v. 12 ALLAN B. THOMAS, 13 Defendant. 14 15 THIS MATTER comes before the Court on the United States' motion for an order 16 forfeiting, to the United States, Defendant Allan B. Thomas' interest in a sum of money 17 in the amount of \$227,603.77, representing the proceeds he obtained from his 18 commission of the offense of Conspiracy to Commit Mail Fraud and Wire Fraud, in 19 violation of 18 U.S.C. § 371 (Count 1). 20 The Court, having heard the evidence presented at trial, and after considering the 21 United States' motion, and any responses thereto, hereby FINDS an Order of Forfeiture is 22 appropriate because: 23 Defendant Allan B. Thomas has now been convicted of *Conspiracy to* 24 Commit Mail Fraud and Wire Fraud, in violation of 18 U.S.C. § 371. The 25 proceeds of such offenses are forfeitable pursuant to 18 U.S.C. 26 § 981(a)(1)(C) by way of 28 U.S.C. § 2461(c). 27

- The evidence presented at trial established that Defendants Allan B.
 Thomas and Joann E. Thomas conspired together and acted in concert to execute a scheme to defraud King County.
- The evidence presented at trial established that Defendants Allan B.

 Thomas and Joann E. Thomas personally obtained a total of \$455,207.55 in proceeds from this offense.
- The evidence presented at trial established that Defendants Allan B.

 Thomas and Joann E. Thomas used the proceeds they personally obtained from this offense to benefit their marital community.
- The evidence presented at trial established that it is appropriate to attribute \$227,603.77 of the total proceeds Defendants personally obtained from the offense to Defendant Allan B. Thomas.
- This sum of money is personal to Defendant Allan B. Thomas. Pursuant to Federal Rule of Criminal Procedure ("Fed. R. Crim. P.") 32.2(c)(1), no third-party ancillary process is required before forfeiting it.

NOW, THEREFORE, THE COURT ORDERS:

1. The forfeiture of a sum of money in the amount of \$227,603.77, representing the proceeds Defendant personally obtained from his commission of *Conspiracy to Commit Mail Fraud and Wire Fraud*, in violation of 18 U.S.C. § 371 (Count 1). The United States agrees it will request the Attorney General apply any amounts it collects toward satisfaction of this forfeited sum to the restitution that is ordered in this case. The United States has also agreed that any amount Defendant pays toward restitution will be credited against this forfeited sum.

1	2.	Pursuant to 18 U.S.C. § 981(a)(1)(C), by way of 28 U.S.C. § 2461(c),
2	Defendant Allan B. Thomas' interest in the above-identified sum of money is fully and	
3	finally forfeited, in its entirety, to the United States.	
4	3.	Pursuant to Fed. R. Crim. P. 32.2(b)(4)(A) – (B), this Order will become
5	final as to the Defendant at the time he is sentenced; it will be made part of the sentence;	
6	and it will be included in the judgment;	
7	4.	No right, title, or interest in this sum of money exists in any party other
8	than the Un	ited States;
9	5.	Pursuant to Fed. R. Crim. P. 32.2(e), in order to satisfy this sum of money,
10	in whole or in part, the United States may move to amend this Order, at any time, to	
11	include substitute property having a value not to exceed this sum of money; and	
12	6.	The Court will retain jurisdiction in this case for the purpose of enforcing
13	this Order,	as necessary.
14		
15	IT IS	SO ORDERED.
16	DATED this 9th day of May, 2023.	
17		Richard A barr
18		Richard A Jones
19		The Honorable Richard A. Jones
20		United States District Judge
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